Document Description: Petition to make special under Patent Pros Hwy

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

REQUEST FOR PARTICIPATION IN THE PATENT PROSECUTION HIGHWAY (PPH) PROGRAM BETWEEN THE JAPAN PATENT OFFICE (JPO) AND THE USPTO						
Applicatio	n No.:	10/559,532	Filing Date:	December 2, 2005		
First Nam	ed Inventor:	TAKEHIKO KAWASAKI ET AL.				
Attorney [Docket No.:	03500.018188.				
Title of the Invention:		MATERIAL IDENTIFYING APPARATU	JS, SHEET M	MATERIAL TREATING APPARATUS, AND SI		
		PARTICIPATION IN THE PPH PROGRAM ALONG W REGARDING EFS-WEB IS AVAILABLE AT HTTP:/		RED DOCUMENTS MUST BE SUBMITTED VIA EFS- OV/EBC/EFS_HELP.HTML.		
		BY REQUESTS PARTICIPATION IN THE O MAKE THE ABOVE-IDENTIFIED APPLI		SECUTION HIGHWAY (PPH) PROGRAM CIAL UNDER THE PPH PROGRAM.		
correspondentry of The JPC number The filin PCT app I. Li	onding JPC a PCT app D/PCT app (s) is/are: ag date of indication (s) ist of Requ A copy or JPO appl ls ls it is not ne	lication that does not contain any priority cl lication the JPO/) is/are: uired Documents:	does not conta aim. n_"Decision to n was allowed i irant a Patent" a	ain any priority claim, or (2) is a national stage Grant a Patent**) in the above-identified n a first office action. nd an English translation thereof.		
D.	applicati		patentable b	y the JPO in the above-identified JPO		
c. English translations of the documents in a. and b. above along with a statement that the English translations are accurate are attached (if the documents are not in the English language). An accuracy statement for the English translation of the documents in a. above is <u>not</u> required if the English translati is a machine translation provided by the JPO.						
d.	☑ Is at	ormation disclosure statement listing the tached. already been filed in the above-identified U				
	☑ Are	s of all documents (except for U.S. pater attached. e already been filed in the above-identified	·	,		

[Page 1 of 2] This collection of information is required by 35 U.S.C. 119, 37 CFR 1.55, and 37 CFR 1.102(d). The information is required to obtain or retain a benefit by the public, which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS.

U.S.Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

REQUEST FOR PARTICIPATION IN THE PATENT PROSECUTION HIGHWAY (PPH) BETWEEN THE JAPAN PATENT OFFICE (JPO) AND THE USPTO

(continued)			
Application No.:	10/559,532		
First Named Inventor:	TAKEHIKO KAWASAKI ET AL.		

III. Claims Correspondence Table:

ii. Olaliis Correspondence rable.					
Claims in US Application	Patentable Claims in JPO Application	Explanation regarding the correspondence			
1	1				
2	4				
3	5				
4	6				
5	4				
6	7				
7	2				
8	3				
9	8				
10	9				
11	10				

III. All the claims in the US application sufficiently correspond to the patentable/allowable claims in the JPO application.

IV. Payment of Fees:

The petition fee under 37 CFR 1.17(h) as required by 37 CFR 1.102(d) must be paid via EFS-Web (using credit card, authorization to charge a deposit account, or electronic funds transfer).

Signature /Lawrence A Stahl/	Date May 4, 2050	
Name (Print/Typed) Lawrence A. Stahl	Registration Number 30,110	

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or excitation of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- Á record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement necotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552(m).
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application prusuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.